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**Subject:**

SEQRA PUBLIC HEARING /ANNEXATION PUBLIC HEARING for the annexation of 507 and/or 164 acres from the town of Monroe to the Village of KJ

From: Lorraine Loening [mailto:[lorrainel@frontier.com](mailto:lorrainel@frontier.com)]

Sent: Monday, June 22, 2015 4:41 PM

To: [tmiller@timmlerassociates.com](mailto:tmiller@timmlerassociates.com)

Subject: SEQRA PUBLIC HEARING /ANNEXATION PUBLIC HEARING for the annexation of 507 and/or 164 acres from the town of Monroe to the Village of KJ

Hello,

I am extremely concerned that the properties that are in the annexation are cloaked in a veil of secrecy. The use of LLCs is masking the true individual owners of these properties. How on earth can the DEC or anyone give lead agency status to any town or village until the identities of these property owners are revealed? A litigator would certainly want to know if the judge or jurors at a trial have any financial or emotional stake in the outcome of a trial. Well isn't it the same thing with the annexation? What if the men who are to make this decision would be the recipient of a personal financial windfall? The owners must be identified and then only if we can discern that not one of the men on these boards (or their family members or their campaign contributors) have nothing to gain by their votes can we consider moving forward.

Cordially,

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